

TONOPAH DAILY BONANZA

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W. W. BOOTH, Editor and Manager

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CAUSE AND EFFECT.

On Monday, in this column, the Bonanza will carry an editorial giving the reason why Tonopah is not at the present time as prosperous as she should be, it will also make some suggestions that if followed will prove effectual in remedying existing conditions. The Business Men's association recently met and suggested that the salaries of county officials be reduced in order to reduce taxation. This was dead wrong. Fault there is but it lies elsewhere and the Bonanza will make an effort to show the cause which underlies the effect.

ARMY MANEUVERS.

Speculation is rife throughout the country relative to the present concentrated movement of army and navy forces towards the Mexican border and coast. Of course the statement issued from the war department that the movement is for the purpose of army maneuvers and for the training of officers and men, will be accepted in the diplomatic circles for which it is intended, as a full explanation of this sudden movement. But the mobilization of troops along the border of a neighboring nation and the ordering of warships to points near foreign ports are generally looked upon as demonstrations of a threatening character.

It is quite possible that it is necessary to guard the neutrality of this country against any violation that is likely to occur. It is also possible that the representatives of the large foreign interests in Mexico have come to the conclusion that the government is not able to give them full protection, or to establish order within a reasonable period of time. In that case they would naturally appeal to the United States to interfere in their behalf for the establishment of peace and order, and this country would be justified in holding itself in readiness for the protection of life and property. Another contingency is among the possibilities. If the Mexican government should have appealed to European governments for financial aid, it might become necessary for the United States to be prepared to demonstrate against any violation of the Monroe doctrine to which the acceptance of foreign aid might, possibly, lead. But this is idle speculation. The official statement is that the movement of troops is only for maneuvers. It is a pretty costly experiment. It comes at a time when its purpose can easily be misconstrued, and there is this peculiarity about it that, whereas army maneuvers generally are conducted with blank cartridges, this time the equipment of the soldiers is said to be entirely warlike.

THE BONANZA ERRED.

In a recent editorial the Bonanza stated that the "high cost of living" was to some extent caused by the fact that the local druggists were charging a price in excess of that set by manufacturers on certain proprietary articles. In this statement the Bonanza erred, as the druggists, a year ago, reduced prices to conform with the prices set by manufacturers and have since contented themselves in extracting a very high price on prescriptions and other articles of every-day consumption. Castor oil for instance. Members of the druggist profession were most indignant at the statement previously made, and rightly so, as the statement was wrong. They insisted that the prices charged for all articles carrying a "price-mark" was in conformity with such mark. This has been found to be correct. However, it is admitted by the druggist in person that they are a "little" above city drug stores in the prices charged for prescriptions.

The druggist is ever willing to admit that the butcher, the baker and the candle-stick maker are all asking prices that are "shockingly" high, insisting meantime that their prices are right. It is a fact that this is the case—but, it might be possible for the druggist to temper his prices slightly on prescriptions.

The people of the State of California will soon be afforded an opportunity to vote for an amendment which, if adopted, will virtually serve warning on the judges that all their decisions must be made to harmonize with popular caprice if they do not wish to walk the plank.

VOLUNTEER FIREMEN.

Support is desired by the volunteer fire department of Tonopah and unless that support is forthcoming it is more than likely that the organization will be disbanded. Should such action be taken and a bad fire break out in Tonopah a howl would go up that would be heard to the vault of heaven, all because the businessmen of this city are not properly "coming through" with aid for the fire-fighting laddies.

The members of the department are willing to give their time, they are willing to ruin clothes and risk life in any emergency that may arise where it is necessary to save life or property. They should of a certainty receive the hearty support of every merchant, every businessman in the entire city. Money is badly needed and money should be forthcoming. Financial aid is necessary in order that the volunteers may continue in existence. It is up to the merchants and businessmen and citizens of Tonopah to aid at once.

WHICH IS GREATER CRIME?

The Reverend Kelly of Reno has seen fit to score Assemblyman Arnold of Esmeralda for a resolution which he offered in the legislature suggesting that the buildings of the University of Nevada—located in Reno—be turned over to the use of those seeking relief from matrimonial ills. As a result the Reverend Kelly has been subjected to a well deserved chastisement by the members of the senate, and rightly so.

The excuse the senate had for censuring Mr. Kelly was the fact that he failed to even hesitate in performing a marriage ceremony between whites and Japs. Of course this may be directly in line with the degraded morals of Reno and its putrid colony, however the balance of the state is affected, with nausea and revolts when the idea is suggested. But the good Mr. Kelly, opponent of gambling, non-committal on the divorce evil, apparently sees no harm in joining white people with the curse of the Pacific coast.

The senate has accomplished but little during the present session, but this is one worthy deed.

EFFICIENCY OF BATTLESHIPS

The Mid-Pacific Magazine, published in Honolulu, has issued a pamphlet showing the efficiency of fighting ships of the five principal naval powers, with their comparative fighting values. The information in it is principally derived from Fred T. Jane, the British naval expert, who wrote the remarkable article on the Kriegsspiel which appeared in the Contemporary Magazine concurrently with the breaking out of the Spanish-American war. In the article in question Jane demonstrated to his own satisfaction, and that of all foreign naval experts, that the Spanish navy would lick the Americans in one, two, three order. His reasons were so admirably presented it was really a shame that the outcome should not have harmonized better with his predictions. Let us hope his present sizing up is equally reliable, as it appears to show that we have a great deal to accomplish before we shall be on the same footing with "the mistress of the seas."

What is the use of talking about forming a third or new party? The Republican insurgents will not find it necessary to do anything of the kind. All they need to do is to join the Democrats, into whose hands they have been playing for two or three years. They will find that the latter are pretty nearly of their way of thinking on the main questions before the people. The Democratic insurgents, on the other hand, may easily satisfy themselves by adhering to the Republicans, as their chief point of difference with their party grows out of their belief in the efficacy of protection. A third party is entirely unnecessary.

The tribesmen of Morocco are on the warpath again. They have surrounded Fez and have accompanied their movement by committing numerous depredations on foreigners. The prospect of more trouble and European interference suggests that a mistake was made when it was assumed that the disaffected Arabs had been taught a lesson. They may have learned it, but they seem to forget very easily when a chance to rob or kill presents itself.

Indiana is making a compromise upon the liquor question. A law has just been passed enabling county authorities to restrict the number of saloons so that there shall not be more than one to every 500 population and not less than one for every 1000. Evidently there is no intention of permitting the state to go dry. A saloon to every 500 inhabitants ought to make drinkables easy of access.

There has been some rain in the Isthmian region and it has retarded work on the canal. Not very serious, however, for 2,714,174 cubic yards were excavated in February and 136,619 yards of concrete were laid in the same month. Those who know how it pours in the canal region will infer from this record that operations are not suspended because of slight showers.

Squad after squad of moving picture men, who journeyed into Mexico in an effort to get some good "action" pictures are returning disconsolate, reporting that they were unable to find the revolution. Pity they did not extend their trip a week or so and await the arrival of Uncle Sam's boys, who will probably stir up a real war.

One of the queer assumptions of the Republican insurgents is that the seven or eight million Americans who are enthusiastic supporters of the protective policy a couple of years ago were nothing more than secondarily allies of the trusts and the other robber barons who have made the industries of the United States flourish.

The new ministry in France is hardly in office before a move begins to oust it. And that is the way the monarchists hope to end the republic—by discontent and instability.

PERSONAL MENTION

Dr. Geo. P. DeVine, the Goldfield eye-specialist is a visitor in Tonopah, he will remain several days.

J. E. Hall, representing Fairbanks-Morse and company of San Francisco, with headquarters in Reno, is a visitor in Tonopah today. Judge Averill returned from Goldfield this morning, where he has been handling matters that did not come under the jurisdiction of Judge Somers.

Ed Collins, postmaster at Goldfield, has left for a two week's visit to Los Angeles, where he hopes to repair his health. The vacation is taken under advice of a physician.

Mrs. William Brunner of Goldfield is seeking information as to the whereabouts of her husband, who has been missing since May 8th last. Mr. Brunner is believed to be employed in the canal zone.

STOCK MARKET

The following quotations were furnished the Bonanza by H. E. Epstein, broker:

Tonopah Mg.	8.25	
Montana	.88	.89
Tonopah Ex.	1.22 1/2	1.25
Midway	.15	.15
Belmont	6.27 1/2	6.30
MacNamara	.13	.13
North Star	.09	.10
West End	.52	.54
Rescue	.08	.09
Jim Butler	.26	.28

Goldfield District.

Goldfield Con.	6.90	6.95
Booth	.10	.11
Blue Bull	.03	.05
Atlanta	.13	.14
Florence	2.10	2.15
Spearhead	.10	.10
Comb. Fraction	.10	.11
Kewanas	.05	.08
Jumbo Ex.	.44	.46

Miscellaneous.

Nevada Hills	2.70	2.72 1/2
Pitts. Silver Pk.	.75	.80
Man. Consolidated	.04	.04
Man. Dexter	.04	.05
Man. Big Four	.10	.10
Man. Mustang	.04	.04

New York Curb Closing.

Tonopah Mg.	8.25	8.50
Montana	.87	.89
Tonopah Ex.	1.22	1.26
MacNamara	.13	.14
Midway	.13	.14
Belmont	6.12 1/2	6.25
Jim Butler	.26	.27
Goldfield Cgn.	6.87 1/2	7.00
Mizpah Ex.	.45	.50

Morning Sales.

500 Montana at	.88
100 West End at	.53
1500 Midway	.15
800 MacNamara at	.14
200 Belmont at	6.30
2000 North Star at	.10

Afternoon Sales.

400 Butler at	.26
100 Belmont at	6.30



Eyes Tested
Glasses Made to Order.

Artificial Eyes.
Broken Lenses duplicated. Frames repaired. Satisfaction guaranteed.

DR. GEO. P. DE VINE
Ocular Refractionist and Optician.

Mizpah Hotel, March 11 to 13.

Ruling, Binding
&
Commercial
Printing

SUMMONS.

IN THE DISTRICT COURT OF the Fifth Judicial District of the State of Nevada, in and for the County of Nye.

Action brought in the District Court of the Fifth Judicial District of the State of Nevada, in and for the County of Nye, and the Complaint filed in said County of Nye, in the office of the Clerk of the said District Court.

Horace S. Hubbard, Plaintiff, vs. Hattie E. Hubbard, Defendant.

The State of Nevada Sends Greeting to Hattie E. Hubbard, Defendant. You are hereby required to appear in an action brought against you by the above-named plaintiff in the District Court of the Fifth Judicial District of the State of Nevada, in and for the County of Nye, and to answer the Complaint filed therein, within ten days (exclusive of the day of service) after the service on you of this Summons, if served within this county; or, if served out of this county, but in this district, within twenty days; otherwise, within forty days; or judgment by default will be taken against you, according to the prayer of said Complaint.

The action is brought to obtain a decree of absolute divorce from the defendant and to annul the bonds of matrimony heretofore existing between plaintiff and defendant on the grounds of desertion. And you are hereby notified that if you fail to appear and answer said Complaint, as above required, said Plaintiff will apply to the Court for the relief demanded in the Complaint herein, a copy of which is served herewith and the original of which is on file with the Clerk of the above entitled Court.

Given under my hand and the Seal of the District Court of the Fifth Judicial District of the State of Nevada, in and for the County of Nye, this 15th day of February, in the Year of Our Lord One Thousand Nine Hundred and Eleven.

Attest: A True Copy.
(Seal) ROBERT G. POHL, Clerk.

2-18, 25-3-4, 11, 18, 25-4-1

Notice of Restoration of Public Lands to Settlement and Entry. Department of the Interior, General Land Office, Washington, D. C., February 8, 1911. Notice is hereby given that the public lands in the following described areas, which were excluded from the Toiyabe National Forest, Nevada, by proclamation of the President on December 10, 1910, if not otherwise withdrawn or reserved, will by authority of the Secretary of the Interior be restored to the public domain on April 15, 1911, and become subject to settlement on and after that date, but not to entry, filing or selection until on and after May 10, 1911, under the usual restrictions, at the United States Land Office at Carson City, Nevada: In T. 10 N., R. 37 E., Secs. 2 to 6, inclusive; S. 9, 10, 11, 14, 15 and 16; in T. 11 N., R. 37 E., Sec. 16; in T. 14 N., R. 34 Sec. 23; in T. 12 N., R. 38 E., N. E. 1/4 Sec. 19; in T. 11 N., R. 39 E., Secs. 29 and 32; in T. 14 N., R. 41 E., W. 1/2 Secs. 22, 27 and 34; in T. 15 N., R. 41 E., W. 1/2 Secs. 16, 21 and 25 and N. E. 1/4 Sec. 29; in T. 9 N., R. 42 E., E. 1/2 Secs. 1, 12 and 13; in T. 10 N., R. 42 E., E. 1/2 Sec. 36; in T. 7 N., R. 43 E., S. 1/2 Secs. 23 and 24; in T. 17 N., R. 43 E., S. W. 1/4 N. E. 1/4 and S. E. 1/4 Sec. 9; in T. 18 N., R. 43 E., N. W. 1/4 Sec. 22; in T. 19 N., R. 43 E., S. E. 1/4 Sec. 24; in T. 7 N., R. 44 E., Sec. 1, N. E. 1/4 and S. 1/2 Sec. 2, Secs. 10 and 16, S. E. 1/4 Sec. 17, S. 1/2 Sec. 19, Secs. 20 and 21; in T. 8 N., R. 44 E., S. E. 1/4 Secs. 25 and 26 and all Sec. 36; in T. 16 N., R. 44 E., N. 1/2 and S. W. 1/4 Sec. 4, S. E. 1/4 Sec. 8, W. 1/2 Sec. 9, N. E. 1/4 and S. W. 1/4 Sec. 17 and N. W. 1/4 Sec. 20; in T. 17 N., R. 44 E., N. E. 1/4 and S. 1/2 Sec. 2, Secs. 10 and 11, W. 1/4 Sec. 14, Sec. 15, N. 1/2 and S. W. 1/4 Sec. 22, N. W. 1/4 Sec. 27, S. E. 1/4 Sec. 28, and E. 1/2 Sec. 33; in T. 19 N., R. 44 E., Sec. 19 and W. 1/2 Sec. 20; in T. 20 N., R. 44 E., Secs. 19 to 24, inclusive; in T. 3 N., R. 45 E., W. 1/2 Sec. 28, S. 1/2 Secs. 35 and 36; in T. 8 N., R. 45 E., S. E. 1/4 Sec. 7, E. 1/2 Sec. 18, N. E. 1/4 and S. 1/2 Sec. 19, all Secs. 30 and 31; in T. 14 N., R. 45 E., W. 1/2 Secs. 16 and 21; in T. 16 N., R. 45 E., Sec. 12; in T. 20 N., R. 45 E., Secs. 19, 20 and 21; in T. 3 N., R. 46 E., E. 1/2 Sec. 29 and S. 1/2 Sec. 31; in T. 11 N., R. 46 E., Sec. 6, E. 1/2 and N. W. 1/4 Sec. 7, E. 1/2 Sec. 13, N. E. 1/4 Sec. 19 and E. 1/2 Sec. 29; in T. 12 N., R. 46 E., S. E. 1/4 Sec. 30, N. E. 1/4 and S. 1/2 Sec. 31; in T. 13 N., R. 46 E., S. E. 1/4 Sec. 14, N. E. 1/4 and S. 1/2 Sec. 23; in T. 14 N., R. 46 E., E. 1/2 Sec. 36; in T. 6 N., R. 47 E., E. 1/2 Secs. 2, 11 and 14; in T. 7 N., R. 47 E., S. E. 1/4 Sec. 1, N. E. 1/4 and S. 1/2 Sec. 12, Sec. 13, E. 1/2 Secs. 14 and 23, all Secs. 24 and 25, and E. 1/2 Secs. 26 and 27; in T. 15 N., R. 47 E., Secs. 6, 7, and 18; in T. 16 N., R. 47 E., Sec. 5, E. 1/2 and N. W. 1/4 Sec. 7, E. 1/2 Sec. 18, N. E. 1/4 and S. 1/2 Sec. 31; in T. 17 N., R. 47 E., Secs. 6, 7, 18, 19, 30 and 31; in T. 7 N., R. 48 E., Secs. 5, 6, 7, 8, 17, 18, 19, 20, 29 and 30; in T. 8 N., R. 48 E., Secs. 16, 17, 20, 21, 28, 29, S. E. 1/4 Sec. 30, E. 1/2 Sec. 31, all Secs. 32 and 33; in T. 12 N., R. 49 E., Sec. 21; in T. 15 N., R. 50 E., E. 1/2 Secs. 5 and 8; Mount Diablo Meridian and Base. Warning is hereby expressly given that under the President's proclamation no persons will be permitted to gain or exercise any right whatever under any settlement or occupancy begun after December 10, 1910, and prior to April 15, 1911, and all such settlement or occupancy is hereby forbidden, and those settling in violation of the President's proclamation are liable to be ejected. (Signed) S. V. PROUDFIT, Assistant Commissioner of the General

Land Office. Approved February 8, 1911. (Signed) FRANK PIERCE, First Assistant Secretary of the Interior.

2-18, 25-3-4, 11, 18.

CLASSIFIED ADS.

Advertisements in this Column are 10 cents per line, each insertion. Five words to the line.

WANTED—Clean cotton rags at the Bonanza office.

WANTED—Four or 6-hole 2nd hand cooking stove—cheap. S. R. Moore & Co. 3-11-3t

MEN'S MADE-TO-ORDER SUITS—Good dressers have their clothes made to measure. The latest fabrics in many colors, \$15 to \$40. Ryan & Stenson. 3-8-1m

FIRST-CLASS FITTER AND DESIGNER wanted at the American Ladies' Dress-Making Parlors. Over Morrow & Hussey's store. W. Van Patten. 3-10-1w

LOST—Pair of nose glasses with gold chain and hair-pin. Finder leave at Bonanza office and receive reward. 3-6-1t

FOR SALE—Rooming house and laundry; cheap. Must be sold at once. P. O. Box 21, Millers, Nev. 2-27-1t

FOR SALE—Child's twin crib, Domestic sewing machine; small heating stove. Rear Presbyterian church. Bargain. Mrs. W. V. Ryan. 3-7-1t

FOUND—Gentleman's gold-rimmed eyeglasses. Call Bonanza office, prove property and pay for advertisement. 1t

\$50,000

worth of jewelry, consisting of Diamonds, Watches, Bracelets, Rings, Neck Chains, Watch Chains, Brooches, Scarf Pins, Cuff Buttons, Cut Glass, Silverware, all kinds of Clocks, Etc., are now on sale in Goldfield at Shemanski's Jewelry Store. Give the order here at Shemanski's branch store and get it at half price for what you would pay regularly. Everything in Tonopah sells at reduced prices as long as the sale is on in Goldfield. See

Reduced Prices

in window. Blakeslee's Old Stand.

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You
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Any
Time
You
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